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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/686,498	10/15/2003	Colin Michael Kernan	883.0059USU	3539
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	Charles N.J. R			GILMAN, ALEXANDER	
Ohlandt, Greeley, Ruggiero & Perle, L.L.P.		ey, Ruggiero & Perle, L	.L.P.	ADTIBUT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

		AK
	Application No.	Applicant(s)
	10/686,498	KERNAN, COLIN MICHAEL
Office Action Summary	Examiner	Art Unit
	Alexander D. Gilman	2833
The MAILING DATE of this communication  Period for Reply	on appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR F WHICHEVER IS LONGER, FROM THE MAILII  - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communicat  - If NO period for reply is specified above, the maximum statutory  - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNIC CFR 1.136(a). In no event, however, may a re- ion. period will apply and will expire SIX (6) MON' y statute, cause the application to become AB	CATION.  apply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).
Status		
<ul> <li>1) ⊠ Responsive to communication(s) filed on</li> <li>2a) ⊠ This action is FINAL. 2b) □</li> <li>3) □ Since this application is in condition for a closed in accordance with the practice ur</li> </ul>	This action is non-final.  Ilowance except for formal matte	
Disposition of Claims		
4) ⊠ Claim(s) 1-11 and 13-20 is/are pending in 4a) Of the above claim(s) is/are wi 5) ⊠ Claim(s) 5-7 is/are allowed.  6) ⊠ Claim(s) 1-4,8-11 and 13-19 is/are reject 7) ⊠ Claim(s) 20 is/are objected to.  8) □ Claim(s) are subject to restriction is	thdrawn from consideration.	
Application Papers		
9) The specification is objected to by the Example 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the county of the oath or declaration is objected to by the specific sheet of the sp	accepted or b) objected to to the drawing(s) be held in abeyan correction is required if the drawing(	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	uments have been received.  uments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stage
Attachment(s)  1)  Notice of References Cited (PTO-892)		ummary (PTO-413)
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-9-3)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/9 Paper No(s)/Mail Date</li> </ol>		e)/Mail Date Informal Patent Application (PTO-152) 

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 9, 10, 11, 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Mendelson et al.

With regard to claims 1, 11, 17, Mendelson et al (US 6,267,602) disclose a detachable power supply apparatus for an appliance comprising:

a temperature control device (5) for electrical connection to the appliance (2), said temperature control device having a first member, said first member (44) extending outwardly from a first side (outer surface of the central wall 25) of said temperature control device (col. 5, lines 22-24), said temperature control device having a conductor(35) being on said first side, said temperature control device having a probe (10) on a second side being opposite said first side; and a power supply cord (4) having a female electrical connector at a power supply first end, said female connector connecting to said conductor, said female connector being connectable to a power supply to supply power to said female connector and to said conductor, said power supply cord having a second member (76) on said power supply first end, wherein said first member mechanically selectively fastens to said second member so that upon application of a

Application/Control Number: 10/686,498

Art Unit: 2833

force upon said power supply cord said first member disengages said second member without disturbing a position of the appliance.

With regard to claims 9, 10, Mendelson et al disclose that said probe selectively connects to a port of the appliance, said temperature control device having a thermostat with a dial (20) electrically connected to said probe, said temperature control device controlling an operating temperature of the appliance.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2-4, 8, 18, 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mendelson et al in view of Corona.

With regard to claims 2-4, 13-16, 18, Mendelson et al disclose all of the limitations, as applied to claim 1 above, except for a plurality of bulbous members each having a stem connected to a spherical portion and a plurality of clips having stem connected to a clasping portion.

Corona (US 6,379,169) discloses a plurality of bulbous members (100) having a stem connected to a spherical portion and a plurality of clips (70) having stem connected to a clasping portion.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the first and the second member as mechanical fasteners, as taught by Corona, to dependably and cost effectively attach the temperature control device to power supply cord.

Application/Control Number: 10/686,498 Page 4

Art Unit: 2833

With regard to claim 8, Mendelson et al when modified by Corona, disclose that said plurality

of first members and said plurality of clips disengage upon application of a desired force.

With regard to claim 19, Mendelson et al when modified by Corona, disclose (Corona) that

when said clip (70) releaseably engages said bulbous catch pin power traverses from said power

source to said first electrical component, and wherein power does not traverse from said power

source to said first electrical component when said clip releaseably disengages said bulbous

catch pin.

Allowable Subject Matter

Claims 5-7 are allowed

Claim 20 is objected to as being dependent upon a rejected base claim, but would be

allowable if rewritten in independent form including all of the limitations of the base claim and

any intervening claims.

No prior art has been found to anticipate or render obvious the presently claimed subject matter.

Specifically, none of the prior art of record discloses the combination of the limitations presented

including the plurality of first members being disposed between a plurality of conductors on said

first side (claim 5); .said plurality of clips being disposed between a plurality of female electrical

connectors on said power supply cord (claim 6);

said plurality of clips having the specified shape (claim 7);

the spring clip being substantially C shaped. (claim 20).

Response to Arguments

Applicant's arguments filed 09/30/2005have been fully considered but they are not persuasive.

With regard to claims 1, 11, Applicants argue that the prior art (Mendelson) Mendelson discloses coupling which is due to magnetic forces, and not to frictional forces, since, Mendelson states that "the pins 35 are not frictionally engaged within holes 52 as the conventional plugs". Hence, Mendelson fails to disclose that "said first member mechanically and selectively fastens to said second member," as recited in claim 1.

However, a function "fastens mechanically" was interpreted as a connection resulting from physical forces (The Heritage, 4<sup>th</sup> Ed, M.Webster 10<sup>th</sup> Ed). In this case, the first member is fastened by force of friction. While this force is caused by magnetic field, the connection is considered as being mechanical – frictionally connected.

Examiner agrees that "the pins 35 are not frictionally engaged within holes 52 as the conventional plugs" In Mendelson, not the pins and the holes communicate frictionally, but the contact surfaces 44 and 66. In this case magnetic forces cause frictional connection.

With regard to claims 2-4, 8,16 and 18, Applicants argue that Corona may be separated in a

However, the method of operation is not claimed.

different way in comparison with the invention and Mendelson.

In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5

Art Unit: 2833

USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, the secondary reference (Corona) which teaches the removable locking structure (because of the flexibility and resilience of the rubber) similar to the one of the invention. Both Mendelson and Corona are related to separable, detachable connectors.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander D Gilman whose telephone number is 571 272-2004. The examiner can normally be reached on Monday-Friday, 10:30 a.m. - 8:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on 571 272-2800 ext. 33. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 10/686,498

Art Unit: 2833

Page 7

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01/17/2005

ALEXANDER GILMAN
PRIMARY EXAMINER

alex Gilman